

SENATE PASSES MAPP OUSTER BILL

(Continued from First Page.)
provisions of the general local-option law.
ESTIMATED THAT AMENDMENT
WOULD YIELD \$200,000 INCOME
It was estimated yesterday that the amendment as described in the amendment would yield the State an annual revenue in excess of \$200,000, thus contributing materially to the deficit occasioned by the destruction of all other revenue from this business. It is urged in its behalf that it would reserve to Virginia merchants a large proportion of the business which is legalized by the Mapp bill, benefiting the State without sacrificing the effectiveness of the prohibition law.
While the amendment is believed by many to have much to commend it, orthodox prohibition men, almost without exception, regarded it as incompatible with the main provisions of the Mapp bill, and it will probably receive drastic treatment at the hands of the committee.

THE SENATE

Taking up a much-congested calendar the Senate yesterday, with the omnibus prohibition bill and its companion measure out of the way, succeeded in making final disposition of nearly thirty pending bills. Practically all of them were entirely unopposed. In motion of Senator Saunders, the anti-vivisection bill, which has already passed the House, was made a special order, continuing order for Tuesday at 1 o'clock. Just behind the game bill, set for 12:30 o'clock, the co-ordinate college bill will come up as a special order tomorrow.

The following Senate bills were passed and sent to the House for concurrence:
No. 147.—To define feeble-mindedness and to provide for the examination, legal commitment, and the custody and care of feeble-minded persons, and their segregation in institutions. Patrons, Senators Walker, Straus, Bowers, Drayton and Gayle.
No. 244.—To permit the councils or other governing bodies of cities or of the first class to establish a system of pensions for injured, retired or superannuated members of the police and fire departments of said cities, or of either of said departments. Patron, Senator Matthews.

No. 25.—To amend section 27 of act concerning the exercise of the power of eminent domain. Patron, Senator Matthews.
REGULATING PURITY OF AGRICULTURAL LAND
No. 267.—To amend an act to protect and advance agriculture by regulating the sale and purity of agricultural land and the guarantee and condition upon which it is to be sold. Patron, Senator Matthews.

No. 275.—To amend section 3517 of the Code of Virginia in relation to interest on money. Patron, Senator Matthews.
No. 281.—To amend section 61 of an act to raise revenue for the support of the government and public free schools and to pay interest on the public debt. Patron, Senator Goodrich.

No. 27.—To amend section 1 of an act providing for the appointment of a State Board of Health. Patron, Senator West.
The following House bills were passed and submitted to the Governor for signature:
AMENDING LAW AS TO TREATMENT OF FEEBLE-MINDED
No. 128.—(Substituted for Senate bill No. 169.)—To amend an act to establish on the farm of the State Epileptic colony, the Virginia Colony for the Feeble-Minded, and to provide for the commitment of the feeble-minded to such colony. Patrons, Delegates Gately, Wood and Jordan.

No. 150.—(Substituted for Senate bill No. 151.)—To amend section 1 of an act to incorporate the city of Newport News and provide a charter therefor. Patron, Delegate Murray.
No. 217.—(Substituted for Senate bill No. 153.)—To invest in Bonds of Supervisors of the Board of Supervisors of the city of Richmond a population of 25,000 more inhabitants the same authority as a city of the same population, and to confer powers now vested or hereafter conferred upon Common Councils of cities and towns. Patron, Delegate Beattie.

AMENDING CHARTER OF CITY OF RICHMOND
No. 153.—To amend the charter of the city of Richmond so as to amend sections 52a and 52b and to add to the charter sections 52c and 52d relating to the retirement of the members of the fire and police departments. Patrons, Delegates James H. Price, Fuller, Jones, Hobson and Myers.
No. 218.—(Substituted for Senate bill No. 219.)—To amend the charter of the city of Richmond so as to amend sections 52a and 52b and to add to the charter sections 52c and 52d relating to the retirement of the members of the fire and police departments. Patrons, Delegates James H. Price, Fuller, Jones, Hobson and Myers.

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Comrades Meet After Fifty Years



Left to right—Delegates H. C. Lowry, of Bedford, and A. C. Walker, of Walkerton, King and Queen. The two fought as young men in Wise's Brigade, were taken prisoner by the Yankees on March 31, 1865, and sent to Johnston's Island, O., where they were kept in a Federal prison for three months. In June, 1865, they were released. Making their way to Cleveland they separated, each pursuing a different way back to Old Virginia. From that day until two weeks ago one did not see the other. The picture shows the veterans celebrating their reunion on the steps of Virginia's historic Capitol.

No. 63.—To amend an act to establish on the land of the Central State Hospital, in the county of Dinwiddie, the Central State Colony for the Feeble-Minded, and to provide for the commitment of feeble-minded persons to such colony. Patron, Senator Drewry.

THE HOUSE

In a session of three and a half hours the House yesterday passed thirty-seven House bills—all of them local and uncontested. The attendance was depleted by the Saturday half holiday. Except for short discussions of two or three bills, that were advanced from their second reading to their engrossment, there was no debate. Most of the discussion centered about Delegate H. C. Lowry's bill requiring owners of dogs over six months old to shut them up at night. The bill was on its second reading.

The members joined the debate on this bill with animated measures affecting fundamental institutions and appropriating much public money are passed without heated discussion. But a law affecting a man's dog instantly holds attention, and sets the whole House askew.
NO SYMPATHY WITH EFFORT TO RESTRAIN A MAN'S DOG
Delegate Gately, of Norfolk, had no sympathy whatever with any attempt to restrain the liberties of a man's dog and moved to dismiss the bill from the calendar. The motion, however, was sustained to make way for motions to amend which had preference under the rules. One of these, offered by Delegate Tiffany, struck out the provision making the law applicable only between March and September, and made it apply all the year around. The amendment was supported by Delegate Willis, who urged its adoption in protection to the State's sheep industry. The amendment was adopted.

Thus amended, Delegate Leedy joined the patron in asking that the bill be advanced to its engrossment. The law, he said, was needed to supplement the game bill, since bird and hound dogs running at large destroy more game than all the pot-hunters.
"There are many men, not particularly thrifty, often," said Mr. Leedy, "who own five dogs. If these find that this law places a hardship on them it will be an incentive to them to get rid of the dogs and keep hounds in their place. They would be better off anyway with five hounds than with five dogs."

CALLS ATTENTION TO MENACE OF LOOSE DOGS
Delegate Peter Winston, of Prince Edward, Mayor of the House, and learned in many languages, added his voice in support of the bill, calling attention to the fact that from the beginning of recorded history the menace of the unchained dog has been known and recognized. In the case of the excavations in Pompeii and Herculaneum, he said, there have been unchained dogs which bear on their doorsteps the Latin inscription, "Beware of the dog."
"There were few who cared to oppose the bill after this direct testimony from the buried past, and the measure was advanced to its third reading and engrossment."

As the House was on the point of adjourning, Delegate Musgrave renewed his attempt to galvanize into life his moribund cattle-tick bill, arising with a motion to reconsider the vote by which the House on Friday refused to advance it to its engrossment.
At once the point was made that

Mr. Musgrave, having voted on the losing side, could not make a motion to reconsider.
Clerk of the House Williams dispatched a page post haste after the speaker to decide the point of order that had been raised. Delegate Rex put an end to an uncomfortable situation by moving to pass by Mr. Musgrave's late hour the House adjourned to meet again at 12 o'clock tomorrow.

PASSES BILL REGULATING EMPLOYMENT BUREAUS
The House passed the Willis bill amending the act regulating employment bureaus and agencies to provide a heavy penalty for sending any female to a place of ill-repute. Over strenuous opposition, the House advanced to its third reading the Hobson-Birell bill increasing the salary of the Auditor of Public Accounts from \$4,000 to \$5,000 a year. A Senate bill, providing the same increase, was defeated at the beginning of last week, and the members objected to considering a slightly different bill addressed to the same end. The bill will come up Monday on its passage.

The following House bills on their third reading were passed, and go now to the Senate for concurrence:
No. 423, allowing E. W. Mouring to build a wharf in the York River upon a site leased by him from Gloucester County. Patron, Delegate Norris.
No. 427, amending the road law of Campbell County. Patron, Delegate Russell Phillips.
No. 428, amending the act which authorizes the Board of Supervisors of Floyd County to let to contract the public roads of that county. Patron, Delegate Phillips.
No. 431, amending the charter of the city of Bristol. Delegates Buch and Stant.

NEWPORT NEWS BILLS
MEET WITH APPROVAL
No. 432, authorizing the city of Newport News to issue \$20,000 of bonds for constructing and equipping an armory and convention hall in that city. Patron, Delegate Murray.
No. 433, authorizing the city of Newport News to issue \$50,000 in bonds for street improvements. Patron, Delegate Murray.
No. 435, authorizing the Board of Supervisors of Henrico County to sell its poorhouse farm. Patron, Delegate Beattie.

No. 436, amending the charter of the city of Norfolk. Patrons, Delegates Cousins and Cox.
No. 437, authorizing the sale of Cypress Church and lot in Surry County. Patron, Delegate Harrison.
No. 439, amending the charter of the city of Norfolk, and empowering it to create a municipal employment bureau. Patrons, Delegates Cousins and Cox.
No. 440, amending the act of March 11, 1910, regulating employment bureaus and agencies. Patron, Delegate Willis.

No. 445, amending the act of March 14, 1912, relating to the protection of fish in the Meherrin River. Patron, Delegate Cox.
ANCHORAGE OF SMALL BOATS IN NORFOLK CHANNEL
No. 441, making it unlawful to anchor small boats in the channels of Norfolk and Portsmouth harbors. Patrons, Delegates Cox and Reed.
No. 442, declaring abandoned so much of the Winchester and Berry's Ferry Turnpike as lies within the County of Frederick. Patrons, Delegates Steck and Gilpin.
No. 443, authorizing the Boards of Supervisors of Greene and Madison Counties to levy a tax for the purpose of erecting a bridge across the Rapidan River. Patron, Delegate Cook.

No. 445, amending section 500 of the Code in reference to commissioners of the revenue. Patrons, Delegates Buck and Stant.
No. 457, authorizing the Board of Supervisors of Rockingham County to borrow money for road purposes. Patron, Delegate E. J. Wright.
No. 458, authorizing the Board of Supervisors of Nelson County to issue bonds for erecting bridges over Tye River. Patron, Delegate Horsley.
No. 459, providing for the issuing of county bonds for permanent road and bridge improvement in Lexington Magisterial District, Rockbridge County. Patron, Delegate White.
No. 470, amending the charter of the city of Bristol. Patron, Delegate Stant.

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AMENDING CHARTER OF CITY OF NORFOLK
No. 491, amending the charter of the city of Norfolk, prescribing rules and regulations for bringing damage claims against the city. Patrons, Delegates Cox and Cousins.
No. 493, providing a new charter for the town of Parkley, Accomac County. Patron, Delegate Rex.
No. 494, providing a permanent road commission for each of the several magisterial districts in Pulaski County. Patron, Delegate Jordan.
No. 496, allowing C. H. Matthews to build a wharf in the York River, near Walker, James City County. Patron, Delegate Henley.
No. 500, authorizing the trustees of Shoemaker College to convey certain real estate to the district school trustees of Estillville Magisterial District, Scott County. Patron, Delegate Bond.
No. 501, authorizing the School Board of Lebanon Magisterial District No. 5, Russell County, to borrow money for school improvements. Patron, Delegate Sutherland.

No. 502, amending the act establishing Wise School District, in Wise County, as to enlarge the district. Patron, Delegate Roberts.
No. 505, authorizing district or city school boards to borrow money on short-time loans at any time in the years 1916 and 1917. Patron, Delegate Rolston.

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eration of the co-ordinate college bill. The measure will come up, as a special order, at 12:30 o'clock.

SENATE BILLS

The following bills were offered in the State Senate yesterday, and referred:
By Mr. Corbitt—S. B. No. 417, to authorize and empower the Board of Supervisors of Norfolk County to issue bonds for the purpose of borrowing money and issue bonds for a sum not exceeding \$25,000 for the purpose of building in the building in said county of State money aid roads, and to further authorize and empower the said Board of Supervisors upon the petition of a majority of the qualified voters of any magisterial district to borrow money and issue bonds for a sum not exceeding \$5,000 for the purpose of such improvement of the public roads of such district. Referred to the Joint Committee on Special Private and Local Legislation.
By Mr. Gayle—S. B. No. 418, to authorize and empower the Board of Supervisors of Rockingham County from time to time, as necessary, upon the petition of a majority of the qualified voters and county to borrow money and issue bonds for a sum not exceeding \$25,000 for the purpose of building in the building in said county of State money aid roads, and to further authorize and empower the said Board of Supervisors upon the petition of a majority of the qualified voters of any magisterial district to borrow money and issue bonds for a sum not exceeding \$5,000 for the purpose of such improvement of the public roads of such district. Referred to the Joint Committee on Special Private and Local Legislation.

By Mr. West—S. B. No. 419, to authorize and empower the Board of Supervisors of any county to make and issue appropriations to public schools. Referred to the Committee on County, City and Town Organization.

Potter Pledges \$250.
RALEIGH, N. C., February 26.—Governor Craig announced today that President Mark W. Potter, of the Clinchfield and Ohio Railroad Company, has pledged \$250 toward the erection of the monument to Dr. Mitchell in Mitchell's Park, the fund for which the Governor has authorized. The Governor has also authorized \$250 of the fund already pledged.

By Mr. Corbitt—S. B. No. 417, to authorize and empower the Board of Supervisors of Norfolk County to issue bonds for the purpose of borrowing money and issue bonds for a sum not exceeding \$25,000 for the purpose of building in the building in said county of State money aid roads, and to further authorize and empower the said Board of Supervisors upon the petition of a majority of the qualified voters of any magisterial district to borrow money and issue bonds for a sum not exceeding \$5,000 for the purpose of such improvement of the public roads of such district. Referred to the Joint Committee on Special Private and Local Legislation.

By Mr. Gayle—S. B. No. 418, to authorize and empower the Board of Supervisors of Rockingham County from time to time, as necessary, upon the petition of a majority of the qualified voters and county to borrow money and issue bonds for a sum not exceeding \$25,000 for the purpose of building in the building in said county of State money aid roads, and to further authorize and empower the said Board of Supervisors upon the petition of a majority of the qualified voters of any magisterial district to borrow money and issue bonds for a sum not exceeding \$5,000 for the purpose of such improvement of the public roads of such district. Referred to the Joint Committee on Special Private and Local Legislation.

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